Case 1:10-cr-00320-TJM Document 26 Filed 08/16/10 Page 1 of 16

Case 1:10-cr-00320-TJM Document 22 Filed 07/27/10 Page 1 of 1

> U.S. DISTRICT COURT N.D. OF N.Y.



UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF NEW YORK AUG 1 3 2010

UNITED STATES OF AMERICA LAWRENCE K. BAERMAN, CLERK ALBANY No. 1:10-CR-320

(TJM/DRH)

vs.

ED GEORGE PARENTEAU

ORDER TO STRIKE

IT IS HEREBY ORDERED, that the CROSS FILE, DKT #21 in the above-entitled action shall be stricken from the docket for the following reason(s) listed below. Because Defendant's submission is being stricken from the docket, it will not be considered by the Court.

The papers are ordered stricken as they are not authorized by the Federal Rules of 1. Criminal Procedure and do not pertain to any matter in this case.

SO ORDERED,

DATED:

July 27, 2010

Albany, NY

David R. Homer

U.S. Magistrate Judge

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Case 1:10-cr-00320-TJM Document 20 Filed 07/22/10 Page 1 of 3

UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF NEW YORK



UNITED STATES OF AMERICA

٧.

No. 10-cr-320 (TJM)

ED GEORGE PARENTEAU,

Defendant.

DAVID R. HOMER U.S. MAGISTRATE JUDGE

ORDER

Defendant Ed George Parenteau ("Parenteau") was arrested and appeared before the undersigned on June 22 and 23 and July 7, 21, and 22, 2010 upon an indictment alleging conspiracy and mail fraud in violation of 18 U.S.C. §§ 2, 1341, and 1349.

Parenteau's conduct and demeanor during those appearances raises questions whether he is presently competent to proceed on the pending charges or to conduct or participate in his own defense. See United States v. Auen, 846 F.2d 872, 878 (2d Cir. 1988)

(holding that defendant's consistent exhibition of bizarre behavior and beliefs in court proceedings, including persistent claim that compliance with the tax laws was voluntary and claim that his detention was an outlaw act by the Government, provided reasonable cause to warrant inquiry into defendant's competency, and failure to consider this issue during pretrial and trial proceedings constituted an abuse of discretion); see also United States v. Arenburg, 605 F.3d 164, 171-72 (2d Cir. 2010) (citing Auen and holding that district court has an affirmative duty to order a competency hearing sua sponte when a defendant exhibits "bizarre" or unusual behavior).



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Here, among other things, Parenteau has repeatedly stated in court that he is entitled to be assisted by counsel who is not a lawyer, contends that the Court has no authority over him, contended at his arraignment that the entry of a plea of "not guilty" on his behalf¹ constituted a determination of his innocence mandating his release, and directed the Deputy United States Marshals to arrest the undersigned. Such conduct suffices to provide reasonable cause for the Court to order an examination and hearing concerning Parenteau's competency. Accordingly, it is hereby

ORDERED that:

- 1. A hearing shall be held on a date to be scheduled to determine the mental competency of Parenteau to stand trial and to conduct and participate in the preparation of his defense;
- 2. Pursuant to 18 U.S.C. § 4241(b), a psychiatric or psychological examination of Parenteau shall be conducted prior to said hearing and a report of that examination shall be filed with the Court and served upon counsel for both parties and Parenteau pursuant to 18 U.S.C. § 4247(b) and (c);
- 3. In accordance with 18 U.S.C. § 4247(b), Parenteau is committed to the custody of the Attorney General for a period not to exceed thirty days for placement in a suitable facility for the conduct of the psychiatric or psychological examination; and
- 4. Pursuant to 18 U.S.C. 3161(h)(1)(A), the period from July 22, 2010 to the date of the ruling on the competence of Parenteau to stand trial or to conduct or participate in the preparation of his defense shall be excluded from calculations under the Speedy

¹Parenteau refused to enter a plea himself.

Case 1:10-cr-00320-TJM Document 26 Filed 08/16/10 Page 6 of 16

Case 1:10-cr-00320-TJM Document 20 Filed 07/22/10 Page 3 of 3

Trial Act.

IT IS SO ORDERED.

Dated: July 22, 2010 Albany, New York

United States Magistrate Judge

Case 1:10-cr-00320-TJM Document 23 Filed 07/21/10 Page 1 of 1

UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF NEW YORK



ORDER APPOINTING THE OFFICE OF THE FEDERAL PUBLIC DEFENDER

United States of America	
-VS	Case No. 1:10-CR-320
Ed George Parenteau	

Because the above-named person has testified under oath or has otherwise satisfied this court that he or she (1) is financially unable to employ counsel and (2) does not wish to waive counsel, and because the interests of justice so require;

It is hereby **ORDERED** that:

The Office of the Federal Public Defender for the Northern District of New York is appointed as stand-by counsel of the above-named defendant and shall file a notice of appearance with the Clerk of Court. Defendant will also be served a hard copy by mail of all docketed documents.

Dated: July 21, 2010 at Albany, New York

David R. Homer
U.S. Magistrate Judge



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Case 1:10-cr-00320-TJM Document 26 Filed 08/16/10 Page 9 of 16

Case 1:10-cr-00320-TJM Document 16 Filed 07/20/10 Page 1 of 6

Case 1:10-cr-00320-TJM Document 11 Filed 07/06/10 Page 1 of 6

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U.S. DISTRICT COURT N.D. OF N.Y. FILED

JUI. 0 & 2010

LAWRENCE K. BAERMAN, CLERK ALBANY

IN THE UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF NEW YORK

UNITED STATES OF AMERICA Plaintiff) In Admiralty) Account Number 151-58-7401) COMMERCIAL NOTICE
)
v) APPOINTMENT OF
) FIDUCIARY CREDITOR AND
) DEBTOR
ED GEORGE PARENTEAU	j
Respondent/Defendant) CASE # 1:10-cr-0320
	.)
Ed-George; Parenteau Sui Juris, agent,)
lawful man, secured party creditor, injured)
third party intervener. NO hearing requested	1)
)

COMMERCIAL NOTICE APPOINTMENT OF FIDUCIARY DEBTOR AND CREDITOR

COMES NOW Ed-George for the family Parenteau a Real Party in Interest, who is neutral in the public, making a special visitation by absolute ministerial right to the UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF NEW YORK, who is unschooled in law and notices this court with enunciation of principles as stated in *Haines v. Kerner*, 404 U.S. 519, wherein the court has directed that those who are unschooled in law making pleadings and/or complaints shall have the court look to the substance of the pleadings rather than in the form, and hereby makes the following pleadings/notices in the above referenced matter without waiver of any defenses.

Appointment of Fiduciary

I, Ed-George for the family Parenteau "Third Party Interest Intervener," having terminated the previous fiduciary to the corporate entity (ens legis), a documented vessel under United States registry, otherwise described as ED GEORGE PARENTEAU, a.k.a. E. PARENTEAU, ED PARENTEAU, ED G. PARENTEAU, E.G. PARENTEAU, or any alphabetical or numerical variation thereof, a.k.a. (Debtor), nunc pro tunc 03/20/1959 C.E., said entity having as it's trustee

Ed-George for the family Parenteau

Smyrna, New York; republic Non Domestic without the US

General post office



Case 1:10-cr-00320-TJM Document 26 Filed 08/16/10 Page 11 of 16

Case 1:10-cr-00320-TJM Document 16 Filed 07/20/10 Page 2 of 6

Case 1:10-cr-00320-TJM Document 11 Filed 07/06/10 Page 2 of 6

the Secretary of Transportation of the United States pursuant to and in accordance with [Title 46 App. U.S.C. § 1247] and there being no living sentient being responsible to accept service of process or other documents, and cannot appear in a court of the United States or act as a duly appointed transfer agent, and cannot achieve parity with real people. Therefore I, Ed-George for the family Parenteau, "Third Party Interest Intervener," hereby nominate and do appoint the Honorable David R. Homer et al a/k/a DAVID R. HOMER et al, Senior United States District Judge of the UNITED STATES DISTRICT COURT as being qualified to fulfill the position of "Fiduciary Creditor" and Fiduciary Debtor" for the corporate entity described above in all-capital-letter-assemblages, the same to be effective immediately as of the date set forth below, and shall continue until further notice or reappointment, substitution or cancellation, within the venue as ordained and established by the People of the Territory, of new York, through their original Organic Constitutions of New York state.

Whereas, said fiduciary creditor's responsibilities are to exercise scrupulous good faith and candor towards, and for the benefit and on behalf of Ed-George for the family Parenteaua, "Third Party Interest Intervener," the exclusive and limited purpose of accepting and receiving all liabilities, accepting and receiving all service of process and other documents, instruments, bonds or other important papers, to appear and discharge, settle and close all matters material to above referred (Debtor) in all-capital-letter-assemblages, the same shall be by order of Ed-George for the family Parenteau, "Third Party Interest Intervener" or other delegated appointee of Ed-George for the family Parenteau, "Third Party Interest Intervener," including assignments for or on behalf of the principal (Debtor), ED GEORGE PARENTEAU, including any alphabetical or numerical variation thereof as described above, and to do all other acts requisite to faithfully execute said appointment, fully, faithfully, specially under this appointment.

Fiduciary Creditor, Honorable David R. Homer a/k/a DAVID R. HOMER et al, Senior United States District Judge of the UNITED STATES DISTRICT COURT, is hereby authorized to use the private exemption of Ed-George for the family Parenteau, i.e. ED GEORGE PARENTEAU, 151-58-7401, for the adjustment and set-off of all matters, with regards to the Internal Revenue Service account numbers 151-58-7401, which have previously been Accepted For Value, and Returned for Settlement, Closure and discharge. The Honorable David R. Homer et al a/k/a DAVID R. HOMER et al, Senior United States District Judge of the UNITED STATES DISTRICT COURT is to issue the appropriate IRS 1099 forms and to be in compliance with all revenue requirements in this matter timely.

Case 1:10-cr-00320-TJM Document 26 Filed 08/16/10 Page 12 of 16

Case 1:10-cr-00320-TJM Document 16 Filed 07/20/10 Page 3 of 6

Case 1:10-cr-00320-TJM Document 11 Filed 07/06/10 Page 3 of 6

I, Ed-George for the family Parenteau, "Third Party Interest Intervener" asseverate that the facts enumerated herein are set forth in good faith with clean hands and that the same are true, correct, complete and not misleading, so certified without the United States.

Ed-George for the family Parenteau

Third Party Interest Intervener,

Authorized Agent For:

ED GEORGE PARENTEAU, (ens legis)

I am not an expert in the law however I do know right from wrong. If there is any human being damaged by any statements herein, if he will inform me by facts I will sincerely make every effort to amend my ways. I hereby and herein reserve the right to amend and make amendment to this document as necessary in order that the truth may be ascertained and proceedings justly determined. If the parties given notice by means of this document have information that would controvert and overcome this Affidavit, please advise me IN WRITTEN AFFIDAVIT FORM within thirty (30) days from receipt hereof providing me with your counteraffidavit, proving with particularly by stating all requisite actual evidentiary fact and all requisite actual law, and not merely the ultimate facts or conclusions of law, that this Affidavit Statement is substantially and materially false sufficiently to change materially my status and factual declarations. Your silence stands as consent to, and tacit approval of, the factual declarations herein being established as fact as a matter of law. May the will of our Heavenly Father Yahvah, through the power and authority of the blood of His Son Yahshua be done on Earth as it is in Heaven.

Reserving ALL Natural God-Given Unalienable Birthrights, Waiving None, Ever.

DATE: 07/04/2010

Case 1:10-cr-00320-TJM Document 26 Filed 08/16/10 Page 13 of 16

Case 1:10-cr-00320-TJM Document 16 Filed 07/20/10 Page 4 of 6

Case 1:10-cr-00320-TJM Document 11 Filed 07/06/10 Page 4 of 6

28 USC §1746

I declare under penalty of perjury under the laws of the United States of America that the foregoing is true and correct. 28 USC §1746 Signed on this the second day of the seventh month in the year of our Lord and Savior two thousand ten.

Enclosures: Fiduciary form 56

RESPECTFULLY SUBMITTED:

(Signature)

Ed-George for the family Parenteau Party Interest Intervener, Authorized Agent For:

ED GEORGE PARENTEAU, (ens legis)

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U.S. M. J.

7/20/10

Case 1:10-cr-00320-TJM Document 26 Filed 08/16/10 Page 14 of 16

Case 1:10-cr-00320-TJM Document 16 Filed 07/20/10 Page 5 of 6

Case 1:10-cr-00320-TJM Document 11 Filed 07/06/10 Page 5 of 6

Form **56** (Rev. July 2004) Opportunit of the Treasur

Notice Concerning Fiduciary Relationship

OMB No. 1545-001

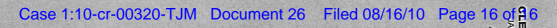
Internal Revenue S	Internal Revenue Service (Internal Revenue Code sections 6036 and 6903)			, 112 3310
	Identific	eation		
ED GEORGI	E PAREN		Identifying number 151-58-7401	Decedent's social security n
GENERAL P	OST OF			
Symma, Nev	te, and ZIP W York	code (if a foreign address, see instructions.)		
Fiduciary's name David R. Hor		, Judge US District Court of Northern New York		
Address of fiducia	iany (number	r, street, and room or suite no.)		
City or town, stat	te, and ZIP	code		
Albany, New	York		Telephone number ((optional)
Part II A	Authority	,		
a(1) Will b(1) Col c Vall	l and codi urt order a id trust in:	iary relationship. Check applicable box: lcils or court order appointing fiduciary appointing fiduciary strument and amendments ibe Appointment of Fiduciary	. (2) Date (see instru	uctions)
Part III N	lature o	f Liability and Tax Notices		
4 Year(s) or 5 If the fidu described 6 If the fiduc of the item period(s) a	r period(s) pciary liste I on lines : ciary lister ns descrit applicable	gift, generation-skipping transfer, income, excise, etc.) ▶ umber (708, 1040, 1041, 1120, etc.) ▶ (if estate tax, date of death) ▶ ed in Part I is the person to whom notices and other written come 2, 3, and 4, check here d in Part I is the person to whom notices and other written communication of the pe	nmunications should be unications should be se the Federal tax form nu	sent for all items
Tall V rie	PVOCATIO	on or Termination of Notice		
Reason for a Court of Certific	r terminati order revo	Section A—Total Revocation or Termination are revoking or terminating all prior notices concerning fiducities the same tax matters and years or periods covered by this notice on of fiduciary relationship. Check applicable box: king fiduciary authority solution or termination of a business entity		e with the Internal relationship . ►
8a Check this	how if	Section B—Partial Revocation		
b Specify to	whom gra	are revoking earlier notices concerning fiduciary relationships on a and years or periods covered by this notice concerning fiduciary inted, date, and address, including ZIP code.	file with the Internal Re relationship	• • • • □
0 0		Section C—Substitute Fiduciary		
9 Check this is specify the i	box if a n name(s) a	new fiduciary or fiduciaries have been or will be substituted for the new fiduciary (les). Ind address(es), including ZIP code(s), of the new fiduciary (les).	ne revoking or terminat	ing fiductary and

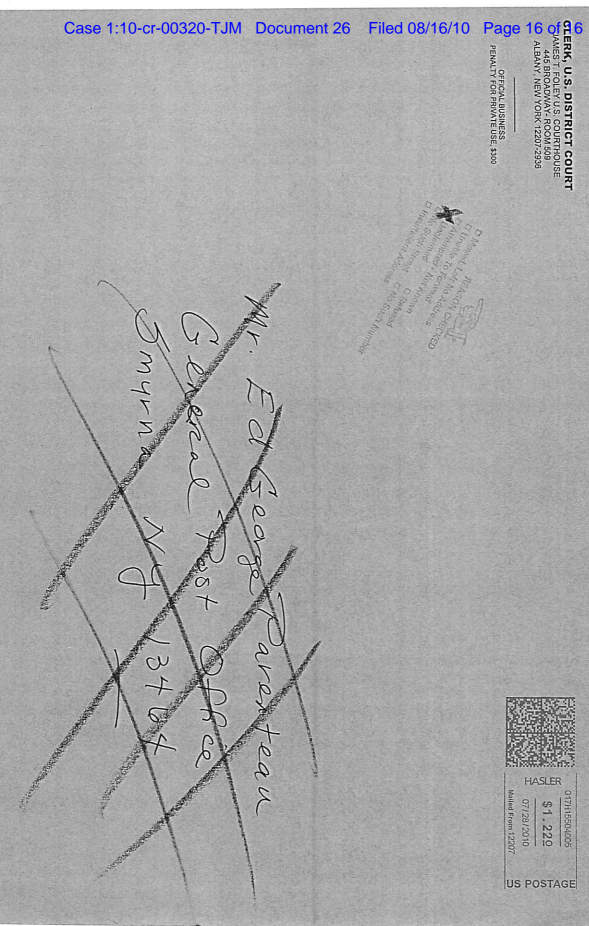
Case 1:10-cr-00320-TJM Document 26 Filed 08/16/10 Page 15 of 16 Case 1:10-cr-00320-TJM Document 16 Filed 07/20/10 Page 6 of 6

Case 1:10-cr-00320-TJM Document 11 Filed 07/06/10 Page 6 of 6

Form 56 (Rev. 7-2004)			
Part V Court and Administrative Proceedings			Page 2
Name of court (if other than in court proceeding, identify the typic of proceeding and name	ne of agencyj	Date proceeding	g initiated
Address of court		Docket number	of proceeding
Part VI Signature Land Liberta 1	Date	fimg	a.m. Flace of other proceedings p.m.
Please Sign Here	relationship on behal	f of the taxpayer.	
Fiduciary's Rignature	Title, If applicable		Dato

Form 56 (Rov. 7-2004)







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